

TO-DAY.

in Every Op-

S ITEMS BRIEFLY TOLD.

of Live Wood Due's Attract

Considerable Attention.

Years Later His Pock-holes, but It Is

Not Judge Dady's

Health Improving.

COTCH.

600000 balance now

and will be paid off in

10 years.

BEN PORTLAND,

lots which are still

open but since t

and HOMESTEAD

the city and electric line close

ACRES.

acres within 20 m

from a railroad and

from a street.

nick & Batty

Washington

DETROIT LOTS.

Lots lots in \$1000 to \$1500

per acre, with 1000 ft

condition that is due

in 120 days.

few of the GUR pool lots

are close to town out

of the city and selling at \$1000

ALLEGAN, Michigan, Room 1 for a

JOHN MOTOR.

I offer twelve lots on the

\$1800 Call early in

In 30 days, Room 1, third

Room 1, third

Lots in Brush's Addition

ed October 1.

BELL & BRUSH,

agents, No. 8 Mark st.

all of your

SIGNS

POSITION

know who is who and what is what

signs to a

& WADDELL

Telephone No. 549.

S FOR SALE

Lots on corner lots one

acre in \$1000 to \$1500

100x100 feet

for hours, with 9 rooms and

\$10,000 For terms and

F. V. ANDREWS & CO.,

OR SALE.

Woodlawn on north, or

or south, or east, or west, or

FATSON, SMITH & CO.

4 Star

at between 100

acres, more or less

it is the objective point

DR. JONES, SMITH & CO.

No 4 Star st

C. S. S. CO.

pads for G. C. Harboe's

and I am for G. C. Harboe's

I am for G. C. Harboe's

F. W. ANDREWS & CO.

OLDS WILL BE SENTENCED.

Judgment of D. A. is To Be Pronounced
Against Him This Morning.

Dr. Jones Was Appalled—Criminal Court Matters
—W.D. Filed—Diverse Cases—See His
Partner-Judge Tanner's Letters.

Judge Dids, who killed Emily Weber, will realize the importance of his action before his sentence. This morning Judge Tanner will sentence him to death. My law the date of the execution cannot be later than sixty days from the time of the passing of the sentence, or November 10 at farthest. It is court yesterday denied Sandy's motion for a new trial. It was based upon the following ground:

First—For error of law duly excepted to at the trial.

Second—Said verdict is against law.

As the motion was only a formal proceeding, it was submitted without argument. The case will be appealed to the supreme court at once, and a decision is expected during the October term. If the supreme court affirms the sentence, it will be carried out by the state, with the aid of its executive department, with every tide of justice.

Favorable cases are now:

Judge Stevens yesterday set the following divorce cases for trial:

"Alberts against Albert, 120 P. M., 11th; Kibbler against Kibbler, 2 P. M., 11th; Miller against Miller, 120 P. M., 11th; Bright against Bright, 2 P. M., 11th; Arnold against Arnold, 120 P. M., 11th; Morrison against Morrison, 120 P. M., 11th; St. John against St. John, 120 P. M., 11th; Kunkel against Kunkel, 9 A. M., 2nd; Wulff against Whitney, 10 A. M., 2nd; Johnson against Ottman, 11th; McNeil against McNeil, 120 P. M., 11th; and Ragsdale against Ragsdale, 10 A. M., 2nd.

Justices paid the costs.

The case of William Grouthers, the street car driver charged with assault and threatening to kill his wife, Miss Anna Grouther, in St. John's Bethel, yesterday came to an abrupt termination in the police court by a compromise move on the part of the reverend complainant. The defendant was given a suspended sentence of six months, but the complainant withdrew the charges and he himself paid the costs, amounting to \$2. This was the only case of the day, and it is at testimony reflecting on the conduct of the reverend great man was expected. He pursued his way to the court room in having the case thrown out of court.

IN THE CRIMINAL COURT.

Ernest Gross, the bookseller who shot John Miller, pleaded not guilty in the criminal court yesterday, a trial date was set for October 9. Ernest was indicted for assault and battery. Thomas Evans for adultery and larceny, and George Gutz for larceny, pleaded not guilty, and will stand trial on October 10. Mrs. Mary J. Jones, who pleaded guilty to larceny in a dwelling the old day, was sentenced to the penitentiary for life. It is the intention of the state to add the defendant in the case of H. Anderson, charged with criminal libel, to each to appear before the grand jury.

CONFISCATION IN LIMO.

Frank Watson and John R. Leger, two men operators, were yesterday arraigned in the police court on charges of being drunk and disorderly, and for assaulting a constable. Watson, a bookseller, and Leger, a saloonkeeper, were present from a Scandinavian named L. O. Larson. They manipulated the sure thing strum and Larson was guilty enough to wager his life on it. He was compelled to stand trial in the court, and he was sentenced to the county jail to set the record straight.

KOLKAT PAID HIS FINE.

Frank Kolka, the man who created such an interest in the International Firemen's Fund, Shatt Street Saturday evening, discovered, on a review of Ladd & Tilton's bank, yesterday, a sum of money for the unlawful fire in the police court

paid by Watson and Leger.

ARTIST PICKETT'S WILL EFILE.

The will of James T. Pickett, the young artist who died last month, was filed yesterday. The artist resided in the Washington territory, and is survived by his widow, Mrs. Mary Pickett, of Bellingham, W. T., Mrs. Lula Pickett, of Washington, D. C., and Mrs. Margaret C. Jones, of this city. Mr. Pickett left no personal effects.

DR. HENRY JOSEPH'S APPEAL.

Dr. Henry Jones had appealed to the supreme court on the verdict of the jury rendered on June 18, awarding Mrs. Jennie Lauford \$100 damages for malpractice on his part. The appeal is based on the fact that the doctor did not practice from a Statute of Limitations named L. O. Larson.

They manipulated the sure thing strum and Larson was guilty enough to wager his life on it. He was compelled to stand trial in the court, and he was sentenced to the county jail to set the record straight.

REPORTER PAID FOR WORK.

Mariquin Hayes was granted yesterday for Charles W. Bryant, 24, and Jules R. Jones, ages 21; Madison, Freeburg, aged 25, and Cora F. Hamner, aged 18.

DEBTORS AND MURDER OFFENDERS.

In the criminal court yesterday Judge Tanner dismissed the following cases:

Mark Klone, Cleo Amerson, George W. Gorham, Arch. McKeown, Wm. Ham. Henderson, William Smith, Patrick Briderman, Alex Flitman, A. J. Tully, and others, who were charged with being drunk and being drunk, were found not guilty. He was arraigned before Recorder Liverwell and charged with being drunk and being drunk.

Henry Hayes and Dan Murphy, same offense, \$100 each, were found guilty and sentenced to the county jail for one year.

John Hayes, who was accused of being drunk and being drunk, was found guilty and sentenced to the county jail for one year.

THE RECORD IN BRIEF FORM.

STATE CIRCUIT COURT NO. 1.

George L. Hayes vs. George B. Marke: dismissed. F. S. Corliss, Jr., W. H. Miller dismissed. George Brothman, vs. W. H. Miller et al., judgment by default.

STATE CIRCUIT COURT NO. 2.

T. J. Walker et al. vs. Hanah Smith et al.; consolidation of suits and distribution of proceeds ordered.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 3.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 4.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 5.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 6.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 7.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 8.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 9.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 10.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 11.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 12.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 13.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 14.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 15.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 16.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 17.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 18.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 19.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 20.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 21.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 22.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 23.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 24.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 25.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 26.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 27.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 28.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 29.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 30.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

J. E. Oliver vs. C. H. James: demurrer to complaint overruled.

STATE CIRCUIT COURT NO. 31.

Frank Lepine, vs. Frank Lepine: his heavy stable to J. L. Stuart and Henry Bennett.

STATE CIRCUIT COURT NO. 32.

George B. Marke vs. George L. Hayes: dismissed.

A. C. Keenan vs. Jessie Keenan: motion to make complaint more definite and certain, allowed; plaintiff ordered to pay defendant \$25 attorney fees paid to his attorney.

